The closest prior art to Richards (US 5,270,812) discloses computing pairwise color averages

of pairs of pixels and storing the color averages, the averaging comprises: converting the

luminance index and chrominance index of each pixel to coordinates of a point in a three

dimensional color space, and obtaining the mean of the resulting two points in the color

space but fail to anticipate or render the limitation obvious.

Further, the Statement includes, in section 4 on page 3, the following recitation:

The closest prior art to Richards (US 5,270,812) discloses computing pairwise color averages

of pairs of pixels and storing the color averages but fail to anticipate or render the limitation

obvious.

Applicants believe that the above-quoted portions of the Statement may characterize the prior

art in a manner inconsistent with the position of Applicants. For example, Applicants do not

necessarily concur that the Richards reference provides the teachings attributed thereto by the

Examiner in the above-quoted recitations.

Applicants believe that each of the independent claims 1 and 5 is allowable because the

particular limitations thereof are not taught or suggested by the collective teachings of the art of

record. To the extent that the Statement includes language which deviates from the actual language

used in the particular limitations of these claims, or language which characterizes the prior art in a

manner inconsistent with the position of Applicants, the Statement is respectfully traversed.

Respectfully submitted,

Date: January 21, 2005

Robert W. Griffith

Attorney for Applicant(s)

Reg. No. 48,956

Ryan, Mason & Lewis, LLP

90 Forest Avenue

Locust Valley, NY 11560

(516) 759-4547

2